

General Assembly

Raised Bill No. 6537

January Session, 2009

LCO No. 3283

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Referred to Committee on Public Health

Introduced by: (PH)

AN ACT CONCERNING THE LEGISLATIVE COMMISSIONERS' RECOMMENDATIONS FOR TECHNICAL REVISIONS TO THE PUBLIC HEALTH STATUTES.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Subsection (b) of section 14-253a of the general statutes is
- 2 repealed and the following is substituted in lieu thereof (Effective
- 3 October 1, 2009):
- 4 (b) The Commissioner of Motor Vehicles shall accept applications 5 and renewal applications for special license plates and removable windshield placards from (1) any person who is blind, as defined in 6 section 1-1f; (2) any person with disabilities which limit or impair the 8 ability to walk, as defined in 23 CFR Part 1235.2; (3) any parent or guardian of any blind person or person with disabilities who is under 10 eighteen years of age at the time of application; and (4) any 11 organization which meets criteria established by the commissioner and 12 which certifies to the commissioner's satisfaction that the vehicle for 13 which a plate or placard is requested is primarily used to transport 14 blind persons or persons with disabilities which limit or impair their 15 ability to walk. Such applications shall be on a form prescribed by the

16 commissioner and shall include certification of disability from a 17 licensed physician, [physician's] physician assistant or advanced 18 practice registered nurse, licensed in accordance with the provisions of 19 chapter 378, or of blindness from an ophthalmologist or an 20 optometrist. In the case of persons with disabilities which limit or 21 impair the ability to walk, the application shall also include 22 certification from a licensed physician, an advanced practice registered 23 nurse, licensed in accordance with the provisions of chapter 378, or a 24 member of the handicapped driver training unit established pursuant 25 to section 14-11b that the applicant meets the definition of persons 26 with disabilities which limit or impair the ability to walk, as defined in 27 23 CFR Section 1235.2. The commissioner, in said commissioner's 28 discretion, may accept the discharge papers of a disabled veteran, as 29 defined in section 14-254, in lieu of such certification. The 30 commissioner may require additional certification at the time of the 31 original application or at any time thereafter. If a person who has been 32 requested to submit additional certification fails to do so within thirty 33 days of the request, or if such additional certification is deemed by the 34 commissioner to be unfavorable to the applicant, the commissioner 35 may refuse to issue or, if already issued, suspend or revoke such 36 special license plate or removable windshield placard. The 37 commissioner shall not be required to issue more than one removable 38 windshield placard per applicant. The fee for the issuance of a 39 temporary removable windshield placard shall be five dollars. Any 40 person whose application has been denied or whose special license 41 plate or removable windshield placard has been suspended or revoked 42 shall be afforded an opportunity for a hearing in accordance with the 43 provisions of chapter 54.

- Sec. 2. Subsection (a) of section 17a-210 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2009*):
- 47 (a) There shall be a Department of Developmental Services. The 48 Department of Developmental Services, with the advice of a Council

49 on Developmental Services, shall be responsible for the planning, 50 development and administration of complete, comprehensive and 51 integrated state-wide services for persons with mental retardation and 52 persons medically diagnosed as having Prader-Willi syndrome. The 53 Department of Developmental Services shall be under the supervision 54 of a Commissioner of Developmental Services, who shall be appointed 55 by the Governor in accordance with the provisions of sections 4-5 to 4-56 8, inclusive. The Council on Developmental Services may advise the 57 Governor on the appointment. The commissioner shall be a person 58 background, training, education or experience 59 administering programs for the care, training, education, treatment 60 and custody of persons with mental retardation. The commissioner 61 shall be responsible, with the advice of the council, for: (1) Planning 62 and developing complete, comprehensive and integrated state-wide 63 services for persons with mental retardation; (2) the implementation 64 and where appropriate the funding of such services; and (3) the 65 coordination of the efforts of the Department of Developmental 66 Services with those of other state departments and agencies, municipal 67 governments and private agencies concerned with and providing 68 services for persons with mental retardation. The commissioner shall 69 be responsible for the administration and operation of the state 70 training school, state developmental services regions and all state-71 operated community-based residential facilities established for the 72 diagnosis, care and training of persons with mental retardation. The 73 commissioner shall be responsible for establishing standards, 74 providing technical assistance and exercising the requisite supervision 75 of all state-supported residential, day and program support services 76 for persons with mental retardation and work activity programs 77 operated pursuant to section 17a-226. The commissioner shall 78 stimulate research by public and private agencies, institutions of 79 higher education and hospitals, in the interest of the elimination and 80 amelioration of mental retardation and care and training of persons 81 with mental retardation. The commissioner shall conduct or monitor 82 investigations into allegations of abuse and neglect and file reports as

83 requested by state agencies having statutory responsibility for the 84 conduct and oversight of such investigations. In the event of the death 85 of a person with mental retardation for whom the department has 86 direct or oversight responsibility for medical care, the commissioner 87 shall ensure that a comprehensive and timely review of the events, 88 overall care, quality of life issues and medical care preceding such 89 death is conducted by the department and shall, as requested, provide 90 information and assistance to the Independent Mortality Review Board 91 established by Executive Order No. 25 of Governor John G. Rowland. 92 The commissioner shall report to the board and the board shall review 93 any death: (A) Involving an allegation of abuse or neglect; (B) for 94 which the Office of the Chief Medical Examiner or local medical 95 examiner has accepted jurisdiction; (C) in which an autopsy was 96 performed; (D) which was sudden and unexpected; or (E) in which the 97 commissioner's review raises questions about the appropriateness of 98 care. The department's mortality review process and the Independent 99 Mortality Review Board shall operate in accordance with the peer 100 review provisions established under section 19a-17b for medical 101 review teams and confidentiality of records provisions established 102 under section 19a-25 for the Department of Public Health.

- Sec. 3. Subsection (e) of section 17a-215b of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2009*):
- (e) The Commissioner of Developmental Services shall report, in 106 107 accordance with section 11-4a, to the joint standing committee of the 108 General Assembly having cognizance of matters relating to public 109 health not later than January 1, 2009, concerning the results of such 110 pilot program. The report shall include [,] recommendations 111 concerning a system for addressing the needs of persons with autism 112 spectrum disorder, including, but not limited to, recommendations (1) 113 establishing an independent council to advise the Department of 114 Developmental Services with respect system design, 115 implementation and quality enhancement, (2) establishing procedural

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- 116 safeguards, (3) designing and implementing a quality enhancement
- 117 and improvement process, and (4) designing and implementing an
- 118 interagency data and information management system.
- 119 Sec. 4. Section 19a-71 of the general statutes is repealed and the
- 120 following is substituted in lieu thereof (*Effective October 1, 2009*):
- 121 On or before September 1, 2008, the Department of Public Health, in
- 122 collaboration with the Department of Education, shall contact each
- 123 local and regional board of education to make such boards aware of
- 124 information concerning meningococcal meningitis. Such information
- 125 shall include, but not necessarily be limited to, information related to
- 126 the causes, symptoms and spread of meningococcal meningitis and
- 127 vaccination information that reflects the current recommendations
- 128 from the United States Center for Disease Control and [Protection]
- 129 Prevention. On and after September 1, 2008, the department shall
- 130 periodically update the information provided to such boards
- 131 concerning meningococcal meningitis.
- 132 Sec. 5. Subdivision (1) of subsection (a) of section 19a-36 of the
- 133 general statutes is repealed and the following is substituted in lieu
- 134 thereof (Effective October 1, 2009):
- 135 (a) The Commissioner of Public Health shall establish a Public
- 136 Health Code and, from time to time, amend the same. The Public
- 137 Health Code may provide for the preservation and improvement of
- 138 the public health.
- 139 (1) Said code may include regulations pertaining to retail food
- 140 establishments, including, but not limited to, food service
- 141 establishments, catering food service establishments and itinerant food
- 142 vending establishments and the required permitting from local health
- 143 departments or districts to operate [said] <u>such</u> establishments.
- 144 (2) Drainage and toilet systems to be installed in any house or
- 145 building arranged or designed for human habitation, or field

- 146 sanitation provided for agricultural workers or migratory farm 147 laborers, shall conform to minimum requirements prescribed in said 148 code.
 - (3) Said code may include regulations requiring toilets and handwashing facilities in large stores, as defined in such regulations, in shopping centers and in places dispensing food or drink for consumption on the premises, for the use of patrons of such establishments, except that the provisions of such regulations shall not apply to such establishments constructed or altered pursuant to plans and specifications approved or building permits issued prior to October 1, 1977.
 - (4) The provisions of such regulations (A) with respect to the requirement of employing a qualified food operator and any reporting requirements relative to such operator, shall not apply to an owner or operator of a soup kitchen who relies exclusively on services provided by volunteers, and (B) shall not prohibit the sale of food at a noncommercial function such as an educational, religious, political or charitable organization's bake sale or potluck supper provided the seller maintains such food under the temperature, pH level and water activity level conditions that will inhibit the rapid and progressive growth of infectious or toxigenic microorganisms. For the purposes of this section, a "noncommercial function" means a function where food is sold by a person not regularly engaged in the business of selling such food.
 - (5) The provisions of such regulations with respect to qualified food operators shall require that the contents of the test administered to qualified food operators include elements testing the qualified food operator's knowledge of food allergies.
 - (6) Each regulation adopted by the Commissioner of Public Health shall state the date on which it shall take effect, and a copy of the regulation, signed by the Commissioner of Public Health, shall be filed in the office of the Secretary of the State and a copy sent by said

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- 178 commissioner to each director of health, and such regulation shall be
- published in such manner as the Commissioner of Public Health may
- 180 determine.
- 181 (7) Any person who violates any provision of the Public Health
- 182 Code shall be fined not more than one hundred dollars or imprisoned
- 183 not more than three months, or both.
- Sec. 6. Subsection (a) of section 19a-498b of the general statutes is
- repealed and the following is substituted in lieu thereof (Effective
- 186 October 1, 2009):
- 187 (a) The Department of Public Health, [shall,] when conducting its
- annual survey of a nursing home that has admitted a resident or
- 189 residents who have been administered a level two assessment, shall
- 190 compare the services recommended for any such resident in the level
- 191 two assessment with the actual services being provided to such
- resident as reflected in such resident's plan of care. The department
- 193 shall include the results of any such comparison, as well as any
- regulatory violations found by the department during an inspection, in
- the survey of such nursing home.
- 196 Sec. 7. Subsection (a) of section 19a-637 of the general statutes is
- 197 repealed and the following is substituted in lieu thereof (Effective
- 198 *October* 1, 2009):
- 199 (a) In any of its deliberations involving a proposal, request or
- submission regarding (1) services provided by a health care facility or
- 201 institution under section 19a-638; (2) capital expenditures by a health
- 202 care facility under section 19a-639; and (3) the acquisition of equipment
- by a person, provider, health care facility or institution under section
- 204 19a-639, the office shall take into consideration and make written
- 205 findings concerning each of the following principles and guidelines:
- 206 The relationship of the proposal, request or submission to the state
- 207 health plan pursuant to section 19a-7; the relationship of the proposal,
- request or submission to the applicant's long-range plan; the financial

feasibility of the proposal, request or submission and its impact on the applicant's rates and financial condition; the impact of such proposal, request or submission on the interests of consumers of health care services and the payers for such services; the contribution of such proposal, request or submission to the quality, accessibility and costeffectiveness of health care delivery in the region; whether there is a clear public need for any proposal or request; whether the health care facility or institution is competent to provide efficient and adequate service to the public in that such health care facility or institution is technically, financially and managerially expert and efficient; that rates be sufficient to allow the health care facility or institution to cover its reasonable capital and operating costs; the relationship of any proposed change to the applicant's current utilization statistics; the teaching and research responsibilities of the applicant; the special characteristics of the patient-physician mix of the applicant; the voluntary efforts of the applicant in improving productivity and containing costs; and any other factors which the office deems relevant, including, in the case of a facility or institution as defined in subsection (c) of section 19a-490, such factors as, but not limited to, the business interests of all owners, partners, associates, incorporators, directors, sponsors, stockholders and operators and the personal backgrounds of such persons. Whenever the granting, modification or denial of a request is inconsistent with the state health plan, a written explanation of the reasons for the inconsistency shall be included in the decision.

Sec. 8. Section 20-126e of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2009*):

Each dentist licensed in this state who either makes or directs to be made a removable prosthetic denture, bridge, appliance or other structure to be worn in a person's mouth, shall offer to the patient for whom the prosthesis is to be made [,] the opportunity to have such prosthesis marked with the patient's name or initials. Such markings shall be accomplished at the time the prosthesis is made and the

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242 location and methods used to apply or implant such markings shall be 243 determined by the dentist or person directed to act on behalf of the 244 dentist. Such marking shall be permanent, legible and cosmetically 245 acceptable. A dentist shall advise the patient of any additional charges 246 that may be incurred to obtain such markings on the prosthesis. 247 Notwithstanding the provisions of this section, if in the professional 248 judgment of the dentist or the entity that is making the prosthesis, such 249 markings are not practicable or clinically safe, the identifying marks 250 may be omitted entirely.

This act shall take effect as follows and shall amend the following sections:		
Section 1	October 1, 2009	14-253a(b)
Sec. 2	October 1, 2009	17a-210(a)
Sec. 3	October 1, 2009	17a-215b(e)
Sec. 4	October 1, 2009	19a-7 <i>l</i>
Sec. 5	October 1, 2009	19a-36(a)(1)
Sec. 6	October 1, 2009	19a-498b(a)
Sec. 7	October 1, 2009	19a-637(a)
Sec. 8	October 1, 2009	20-126e

Statement of Purpose:

To implement the Legislative Commissioners' Office technical revisions to the public health statutes.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]